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COMBINED DECLARAPPLICATION WITH		R UTILITY OR DESIGN PATENT F ATTORNEY		ATTORNEY'S DOCKET PG3614USW  First Names Inventor: Anthony Patrick JONES			
( ) Declaration submitted with initial fi	iling or			Complete if known: App No.:			
( )Declaration submitted after initial fil	ling (surcharge rec	juired 37CFR1.16(e))					
				Filing Date			
				Group Art Unit:			
As below named	inventor. I hereb	by declare that:					
My residence, post office a	address and citiz	enship are as stated belo	w next to my name.				
I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:							
	M	EDICAMENT DELIV	ERY SYSTEM				
the specification of which (check only one item below):							
[ ]is attached hereto.  OR  See St. 1 and 22 February 2000, and the discourant limits of Section 1. No. 1000 and 1. No. 1000 a							
[x] was filed on 23 February 2000 as United States application Serial No or PCT International							
Application Number PCT/EP00/01443 filed_and was amended on (MM/DD/YYYY)(if applicable							
I hereby state that I have reas amended by any amend			he above-identified specification	n, including the claims			
I acknowledge the duty to	disclose informa	ntion which is material to	patentability as defined in 37 C	FR §1.56.			
or inventor's certificate or United States of America,	365(a) of any Polisted below and	CT international applicat I have also identified bel	(d) or §365(b) of any foreign app tion which designated at least on ow, by checking the box, any fo tion having a filing date before th	e country other than the reign application for			
PRIOR FOREIGN AND ANY P							
Prior Foreign Application	Country		Foreign Filing Date (MM/DD/YYYY))	PRIORIT CLAIME			
Number (s) 1 9905134.4	GB		March 6, 1999	X			
2. 9917470.8	GB		July 27, 1999	X			
3.							
4.							
5.	al ne Thibid O	ata Cada \$110(a) af		inntiantal listed halan			
I hereby claim the benefit under Ti Application No.	ue 33, United St		y (MM/DD/YYYY)	reactori(2) tisted perow			
1. Application (No.		1 mile Date	( Carrie Doil I I I I )				

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## COMBINED DECLARATION FOR UTILITY or DESIGN PATENT APPLICATION WITH POWER OF ATTORNEY Continued

PG3614USW

I hereby claim the benefit under 35, U.S.C. §120 of any United States application or §365(c) of any PCT international application designating the United States of America that is listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. §112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. §1.56 which became available between the filing date of the prior application(s) and the national or PCT international filing date of this application:

		PARENT APPLICATION		STATUS (Check one)	
U.S. Parent Application or PCT Parent Number		Parent Filing Date (MM/DD/YYYY)	PATENTED	PENDING	ABANDONED
OWER OF ATTORNEY:	As a named inventor, I hereby a mark Office connected therewith.	ppoint the following attorney(s) (List name and registration nu	and/or agent(s) to pros	secute this application an	d transact all busines
David J. Levy Charles E. Dadswell Karen L. Prus Robert H. Brink Elizabeth Selby	Reg. No. 27,655 Reg. No. 35,851 Reg. No. 39,337 Reg. No. 36,094 Reg. No. 38,298	James P. Riek Reg. No. 39,009 Virginia C. Bennett Reg. No. 37,092 Frank P.Grassler Reg. No. 31,164 Christopher P. Rogers Lorie Ann Morgan Reg. No. 38,181		Bonnie L. Deppenbry John L. Lemanowicz Amy H. Fix Reg. No	
Send Correspondence to:  David J. Levy, Patent Counsel  Corporate Intellectual Property Department  GlaxoSmithKline  Five Moore Drive, PO Box 13398  Research Triangle Park, NC 27709		23347 PATENT TRADEMARK OFFICE			alls to: es P. Riek 483-8022

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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